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1 2 3 4 5 6 7 8	KAMER ZUCKER ABBOTT Carol Davis Zucker #2543 Jen J. Sarafina #9679 Nicole A. Young #13423 3000 West Charleston Blvd, Suite 3 Las Vegas, Nevada 89102-1990 Tel: (702) 259-8640 Fax: (702) 259-8646 czucker@kzalaw.com jsarafina@kzalaw.com nyoung@kzalaw.com Attorneys for Defendant Southern Nevada T.B.A. Co. d/b/a Ted Wiens Auto & Tire Centers	
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10	UNITED STATES DISTRICT COURT	
11	DISTRICT OF NEVADA	
12	DANIEL ACUNA; and JERRY SCHAFFER, as individuals, and on behalf of others similarly	Case No. 2:16-cv-00457-GMN-(GWF)
14	situated, Plaintiffs,	STIPULATION AND REQUEST
15	vs.	FOR EXTENSION OF TIME TO RESPOND PLAINTIFFS' MOTION
16 17	SOUTHERN NEVADA T.B.A. CO.,, a Nevada Corporation, doing business as "TED WIENS TIRE & AUTO CENTERS",	FOR CLASS CERTIFICATION (Docket No. 23)
18	Defendants.	(First Request)
19		
20	Pursuant to Local Rule 6-1, the undersigned parties stipulate and request that the Court	
21	grant a ten (10) day extension of the time for Defendant Southern Nevada T.B.A. Co. d/b/a Ted	
22	Wiens Tire & Auto Centers ("Ted Wiens") to respond to Plaintiffs' Motion for Class	
23	Certification (Docket No. 23). The requested extension would move the reply deadline from	
24	April 22, 2016 to May 2, 2016. In support of this Stipulation and Request, the parties state as	
25	follows:	
26	1. Plaintiffs' filed Plaintiffs' Motion for Class Certification on April 5, 2016.	
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Respond to Plaintiffs' Motion to Certify Class Action (Docket No. 27), which by reason of the

improper purpose or for delay. Rather, it is sought solely to facilitate the parties' consideration,

review, discussion, and possible agreement designed to streamline the collective action

certification and noticing process for the Fair Labor Standards Act Claim. This includes, but is

not limited to, the procedure for noticing the proposed class of the 29 U.S.C. § 216(b) action,

including but not limited to the procedures, form and content of the notice, the opt-in period,

possible temporary tolling of the statute of limitations, and other relevant issues.

On April 15, 2016, Defendant filed an Emergency Motion to Extend Time to

On April 21, 2016, Plaintiffs' counsel agreed to extend the deadline to respond to

This stipulation and request for the brief extension of time is not sought for any

Defendant's response/opposition is due April 22, 2016.

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stipulation is mooted and hereby withdrawn.

the Motion for Class Certification to May 2, 2016.

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1	WHEREFORE, the parties respectfully request that this Court extend the date for Ted
2	Wiens to respond to Plaintiffs' Motion for Class Certification from April 22, 2016 up to and
3	including May 2, 2016.
4	DATED this 22 nd day of April, 2016.
5	LAW OFFICES OF STEVEN J. PARSONS KAMER ZUCKER ABBOTT
6	
7	By: <u>/s/ Andrew Rempfer</u> By: <u>/s/ Nicole A. Young</u>
8 9 10 11	Steven Parsons, Esq. Andrew Rempfer, Esq. Joseph Mott, Esq. 7201 West Lake Mead Boulevard, Suite 108 Las Vegas, Nevada 89128-8354 Steven Parsons, Esq. Carol Davis Zucker #2543 Jen J. Sarafina #9679 Nicole A. Young #13423 3000 West Charleston Blvd., Suite 3 Las Vegas, Nevada 89102 Tel: (702) 259-8640 Fax: (702) 259-8646
12	Attorneys for Plaintiffs
13	Attorneys for Defendant Southern Nevada T.B.A. Co.
14	d/b/a Ted Wiens Auto & Tire Centers
15	ORDER
16	IT IS SO ORDERED.
17	DATED: May 2, 2016
18	UNITED STATES DISTRICT COURT JUDGE
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